IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PUERTO RICO

ROBERTO APONTE CINTRON, et al.	*			
	*			
Plaintiffs	*	Civil No. 96-2448(SEC)		
	*	<u>_</u>	8	RE
V.	*	S. I.S.	3	Œ
	*	ANS E	MAR	Z
SAN JUAN GAS CO., et al.	*	TEXT EXTENSION OF THE PERSON O	24	
	*	AG_	_	8~
Defendants	*		3	7
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Pursuant to the order of even date, this action is hereby **DISMISSED** with prejudice. Judgement is hereby entered as follows:

JUDGMENT

- A) For the hereditary cause of action: two hundred and forty thousand (240,000) dollars, to be distributed equally among the decedent's three legitimate heirs, to wit:
 - 1. Roberto Aponte Cintrón (son): eighty thousand (80,000) dollars,
 - 2. Gabriel Aponte Cintrón (minor): eighty thousand (80,000) dollars, and
 - 3. María Milagros Cintrón García (widow): eighty thousand (80,000) dollars.
 - B) For the plaintiffs' own personal damages, compensation is as follows:
 - 1. Roberto Aponte Cintrón (son): thirty thousand (30,000) dollars,
 - 2. Rotsen Aponte Betancourt (grandchild, minor): fifteen thousand (15,000) dollars,
 - 3. Daniel Aponte Betancourt (grandchild, minor): fifteen thousand (15,000) dollars,

and

4. Lissette Betancourt (daughter in law): five thousand (5,000) dollars.

Furthermore, it is hereby **ORDERED** that the sums paid to minors Gabriel Aponte Cintrón, Rotsen Aponte Cintrón, and Daniel Aponte Cintrón be deposited with the Clerk of the Court, who

co: General pe/18

Civil No. 96-2448(SEC)

shall in turn deposit them in separate interest bearing accounts.

SO ORDERED.

In San Juan, Puerto Rico, this 2 day of March, 2000.

United States District Judge

AO 72A (Rev. 8/82) 2